

## San Bernardino County

Land Use Services Department, Planning Division

San Bernardino County Government Center 385 N. Arrowhead Ave.,San Bernardino, CA 92415-0182 15900 Smoke Tree Street; Hesperia, CA 92345

San Bernardino Office – (909) 387-8311 Fax (909) 387-3249 High Desert Office – (760) 995-8140 Fax (760) 995-8167

### **TEMPORARY USE PERMIT - General**

Information Sheet and Application

#### FEES:

LUSD Processing Fees	MINOR	MAJOR	BANNERS	
Type of Use:	Sales office, design centers, model homes, temporary outside display or storage	Interim operation of activities requiring a Conditional Use Permit; batch plants; off-site construction yards	Fewer than three flags or two banners, not to exceed 15 feet in length and 3 feet in width for a maximum of 90 days	
FEE: (L628/L697*)	\$340.00	\$400.00	\$164.00	
IF BOND IS REQ'D ADD:	\$390.00	\$390.00	N/A	

<sup>\* \$25</sup> Job Closure fee not applicable when application submitted electronically through the ePlans system.

As provided in the San Bernardino County Development Code Title 8, Division 4, Temporary Use Permits (TUP) may be issued for:

- 1. **Batch Plants.** Batch plants necessary for the construction of major public infrastructure improvements provided proper review in compliance with the California Environmental Quality Act (CEQA) is completed.
- 2. **Construction yards Off-site.** Off-site contractors' construction yards, for an approved construction project. The construction yard shall be removed immediately upon completion of the construction project, or the expiration of the Building Permit authorizing the construction project, whichever first occurs.
- 3. **Interim Operation of Activities Requiring a Conditional Use Permit**. The interim operation of any use requiring a Conditional Use Permit may be issued only after the reviewing agency makes the findings required for approval of a Conditional Use Permit.
- 4. **Similar temporary Activities.** A temporary activity that the Director determines is similar to the other activities listed in Section 84.25.040 and compatible with the applicable land use zoning district and surrounding land uses.
- 5. **Temporary outdoor storage or sales.** Interim operation of an exterior storage area or short-term exterior sales display area not including seasonal sales lots.
- 6. **Model homes.** A model home or model home complex.
- 7. **Real Estate Sales Office.** A temporary real estate sales office (modular structure) may be established within the area of an approved subdivision, solely for the first sale of homes.
- 8. **On-your-lot builder model home/sales office**. A Single residential dwelling unit may be used as a temporary sales office and model home.

The following minimum standards are established for any temporary structure or use:

- 1. **Structure and property development improvements.** Access, floor areas, heights, landscaping, off-street parking, setbacks, signs, utilities, and other structure and property development improvements and features;
- Removal of the activity and site restoration. Measures for removal of the activity and site restoration, to
  ensure that no changes to the site would limit the range of possible future land uses otherwise allowed by
  the Development Code. Performance security may be required before installation of the temporary structure
  or initiation of the temporary use to ensure cleanup after the structure is removed or the use is finished in
  compliance with Section 86.06.050 (Performance Guarantees);

- 3. **Time limitation.** Limitation on the duration of an approved "temporary structure," to a maximum of 12 months, so that it shall not become a permanent or long-term structure; and
- 4. **No Permanent Structures.** Granting of this permit does not authorize the construction or establishment of any new permanent structures.

### **GENERAL PROCEDURES**

- 1. <u>Submit application and fees</u> County staff will use the checklist to determine whether your application may be accepted.
- 2. <u>Application processing</u> The Land Use Technician will review the application for completeness and the Planner will approve the permit as quickly as possible, if he/she is able to make the required findings and all standards have been met.

#### **CHECKLIST OF SUBMITTAL MATERIALS**

Please use this checklist as you assemble the materials for the submittal of your application. County staff will use the checklist to determine whether your application is acceptable for submission. If your submittal package does not contain all of the information listed below, your application will not be taken in and receipted for processing. If you have any questions about the items requested or if you wish to obtain information on processing schedules, please call the Customer Service Unit at (909) 387-8311.

#### Section A - Fees

1. \_\_\_\_\_ Check or money order for the Application Fee made payable to County of San Bernardino/Land Use Services Department:

Corvided Department:			
Type of Use:	Sales office, design centers, model homes, temporary outside display or storage	Interim operation of activities requiring a Conditional Use Permit; batch plants; off-site construction yards	Fewer than three flags or two banners, not to exceed 15 feet in length and 3 feet in width for a maximum of 90 days
APPLICATION FEE: (L628)	\$315.00	\$375.00	\$139.00
JOB CLOSURE FEE: (L697*)	\$25.00	\$25.00	\$25.00
TOTAL FEE:	\$340.00	\$400.00	\$164.00
IF BOND IS REQ'D ADD:	\$390.00	\$390.00	N/A

<sup>\* \$25</sup> Job Closure fee not applicable when application submitted electronically through the ePlans system.

2. \_\_\_\_\_ Bond fees in the form of Cash (check only) or Instrument of Credit in the correct amount made payable to the County of San Bernardino. If submitting a check, it must be a <u>separate check</u> from the Application Fee. The Cash Bond Agreement Form and sample of Instrument of Credit are attached. <u>Notarized signatures must be completed in order for application to be accepted.</u>

Minimum Bond	Bond amount to be increased depending upon the activity and land disturbance
Fee \$5,000.00	

#### **Section B - County Documents**

3.	Completed	Application.
J.	Completed	ADDIICATION.

4. \_\_\_\_\_ Cash Bond Agreement Form (**Notarized** signature required), if applicable.

#### **Section C - Other Documents**

- 5. \_\_\_\_ Two copies of a plot plan.
- 6. \_\_\_\_\_ One copy of the Conditions of Approval for land uses on same parcel, if applicable.
- 7. \_\_\_\_\_ **Two copies** of pertinent information, such as brochures, pictures, drawings, etc., of use to be conducted, if applicable.

# Temporary Use Permit APPLICATION

Complete all sections of this application. If you believe a question does not apply, mark it "N/A". Do not leave any blank spaces. If you have any questions about items requested on this form, please call the Planning Division at any of the numbers listed on the cover sheet.

	ant Name			
Mailing				
	g Address			
City				Zip
Phone		FAX	E-Mail	
Persor	n to be notified other tl	nan applicant		
Mailing	g Address			
City				Zip
Phone	<b>.</b>	_ FAX No.	E-Mail	
Section	on 2 – Property Data			
	Assessor's Parcel Num (This may be obtained	nber (APN): I from the Assessor's Offi	ice)	
	Present Land Use Dist (This must be obtained	rict (Zoning): d from the Building and S	Safety Division)	
	List all permit number project.	rs related to this		
	General location of provinch side of the street		dress and location from neares	st street or intersection, indicating
S	Street Address			
C	City			Zip
L	_ocation:			
	Proposed use of prope	rtv:		

ents or
als or
time:

Section 4 – Signatures:	
	nation is true and correct that I have read and understand and will Department, the Development Code, Building and Safety Division, on and any applicable State and Federal regulations.
I understand that my permit may be voided for non-con	npliance of the conditions set forth in the approval.
SignatureProperty Owner	Date
Signature Property Owner	Date
Property Owner	
SignatureApplicant	Date
************	****************
FOR C	OFFICE USE ONLY
	Date Accepted
Check # Cash Date approximately Date approximately Cash	oved/denied Temporary Use Permit – General 07/20/2013



## San Bernardino County

Land Use Services Department, Planning Divisions San Bernardino County Government Center 385 N. Arrowhead Ave., San Bernardino, CA 92415-0182 15900 (200) 2077 2044 (1914) Proceedings of the County C



San Bernardino Office – (909) 387-8311 Fax (909) 387-3249 High Desert Office – (760) 995-8140 Fax (760) 995-8167

### **CASH BOND AGREEMENT FORM**

1. Project:			_ APN: #:	
Location:				
Otantin v Da				
Starting Da				
Completion	n date shall be:			
2. Work and	improvement shall consist of:			
3. Security:				
Perfo	ormance:			
Labo	r and material:			
Othe	r:	\$		
4. Name of Pri	incipal:			
Address:				
Phone:				
Ву:				
_,.	(Must be I	NOTARIZED)		
	(FC	DR OFFICE USE ONLY)		
Received by:		Date		
Bond Amount:		Bond ID	#:	
Permit Plus #		Check #	: Cas	sh 🗌
Receipt #:				

San Bernardino County

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## IRREVOCABLE LETTER OF CREDIT Irrevocable Letter of Credit Number Expiration Date: Beneficiary: County of San Bernardino Land Use Services Department 385 North Arrowhead Avenue, First Floor San Bernardino, CA 92415-0182 Attn: Director of Land Use Services This will serve as notice and agreement that a Financial Institution subject to regulation by the State of Regulating State and duly authorized to do business in the State of California, has on deposit the necessary amount of \$ (United States Dollars) pledging and guaranteeing these funds to the County of San Bernardino to meet the obligations of to establish and perform all actions as outlined in the Conditions of Approval of the project approved by the County on These actions may include the removal of all project related structures and/or other components. Approval Date The \$ will be distributed to the Beneficiary upon the authorization and direction of a duly authorized representative of the County of San Bernardino, which accompanied by the documents hereafter described and subject to the following conditions. The County of San Bernardino may draw hereunder by means of its draft(s), accompanied by this original Letter of Credit and the following signed and dated statement, appropriately completed: The amount of our accompanying draft of \$\ \text{county of San Bernardino, following a public hearing that }\ \text{county of San Bernardino} \text{represents a sum due to the }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{following a public hearing that }\ \text{county of San Bernardino} \text{foll is financially incapable of performing the required actions in accordance with its approved permit, or has abandoned the project, and has been provided with notice and opportunity to cure (which cure period has expired). The individual signing below certifies that the foregoing statements are true and correct and that the signatory is authorized to sign and deliver this statement on behalf of the County of San Bernardino.

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·	until receipt of a written statement by a duly authorized the obligations secured hereby have been performed or until nder pursuant to the preceding paragraphs or until the Expiration
The Letter of Credit shall expire on	at the counters of
Expiration Date	Financial Institution
additional periods, each of one year, unless at least one hexpiration date  Financial Institution  by registered or certified mail that  Financial Institution	n of this Letter of Credit that it shall be automatically extended for nundred twenty (120) days prior to the prior to the then relevant has advised the County of San Bernardino hardino may draw hereunder on or prior to the then relevant er, against the sight drafts(s) on
	bearing the number of this Letter of Credit.
Financial Institution	
The amount of this Letter of Credit may be reduced in acceptant any such reduction shall be made only with the written Bernardino County.	cordance to conditions set forth in the approved project, provided in approval of a duly authorized representative of the San
be subject to the Uniform Customs and Practice for Docur	ccordance with the laws of the State of California. This credit shall mentary Credits (1983 Revision), International Chamber of of said publication. If this Letter of Credit expires during an
is hereby specifically authorized and agree to effect paym of business.	ent if the letter is drawn within thirty (30) days after the resumption
This shall constitute and irrevocable commitment of funds	which shall not be subject to recall by before the Expiration Date hereunder.
Financial Institution	
	Financial Institution
IOFALI	By:
[SEAL]	Name:
	Title:
San Bernardino County	Temporary Use Permit – General 07/20/2013

### **COUNTY OF SAN BERNARDINO**

## **SURETY BOND (CORPORATION)**

		Bor	nd No.	
KI	NOW ALL PERSONS BY THESE PRESENTS, THAT TH	IE UNDERSI	GNED	
	(Name of Corporation - Permit tee and Principal, whose ac	dress for service is	:)	
(Street Addres	s) (City)	(State)	(Zip)	
	ion organized and existing under the laws of the State of			as Principal, and
,	(Name of Surety Company, whose address for service is:)			
(Street Addres	s) (City)	(State)	(Zip)	
organized	and existing under the laws of the State of e of California, as Surety, are held and firmly bound unto		ar	nd licensed to do business in the penal sum of Dollars
excess of Th	n the event of forfeiture by the Principal, the Obligees ago the penal sum of this bond.  HE CONDITION OF THE ABOVE OBLIGATION is such as, the above-named Principal has submitted,  nty of San Bernardino; and			shall not demand in
W	hereas, a demand has been made upon Principal for secent therewith;	curity, and th	is bond is executed	d and tendered in
	hereas, the Principal has chosen to file this performance ions of Approval will be completed as specified in the Pe	-		•
County of	hereas, the Surety and their successors and assigns ago San Bernardino from the failure of the Principal to compl by the County of San Bernardino, subject to the penal su	ete the requi	red actions as spe	•

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San Bernardino County

(Page 2 of 4) Corporation

Whereas, the surety, as part of the obligation secured by this bond, and in addition to the penal sum specified in this bond, agrees there shall be included costs and reasonable expenses and fees, including reasonable attorney fees, incurred by the County, in successfully enforcing such obligation against the surety, all to be taxed as costs and included in any judgment rendered;

Whereas, obligations guaranteed by this performance bond shall be in effect for the following described lands which are subject to the approved operations to be conducted by the principal:

(Insert legal description)

Now, if the Principal faithfully completes all required actions set forth in the Conditions of Approval, then this obligation shall be void; otherwise, it shall remain in full force and effect:

- (a) beginning on the date of the approval and/or prior to commencement of land disturbance, and extending until all conditions of the permit have been completed to the satisfaction of the County of San Bernardino, and
- (b) until the bond is released or replaced, or until the permit has been sold, reassigned or otherwise transferred.

The failure of the Principal to fulfill all conditions of the permit shall result in a forfeiture of this performance bond.

The amount of the Surety's liability may be adjusted by the County of San Bernardino for lands covered by this bond which have been disturbed by the Principal, or for which all Conditions of Approval have been completed and approved by the County of San Bernardino. If the penal sum of this bond requires adjustment, it shall be by use of an Increase/Decrease Rider.

The surety hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the

(Permit Application)	
or to the work to be performed thereunder or the specifications according to the specifications according to the specifications according to the specifications according to the specification of the specifications according to the specification of the specifications according to the specification of the	companying the same shall in any way affect its obligation
on this bond, and it does hereby waive notice of any such change,	extension of time, alteration or addition to the
terms of the ,	or to the work or to the specifications.
(Permit Application)	
Surety further stipulates and agrees that the provisions of Section	2845 of the Civil Code are not a condition precedent to
surety's obligations hereunder and are hereby waived by surety.	·

The Surety will give prompt notice to the Principal, the County of San Bernardino, of any notice received or action filed alleging the insolvency or bankruptcy of the Surety, or alleging any violations or regulatory requirements which could result in suspension or revocation of the Surety's license to do business.

In the event the Surety becomes unable to fulfill its obligations under the bond for any reason, notice shall be given immediately to the Principal, the County of San Bernardino.

Upon the incapacity of the Surety by reason of bankruptcy, insolvency, or suspension or revocation of its license, the Principal shall be deemed to be without bond coverage, and subject to enforcement actions.

	(Page 3 of 4) Corporation
IN WITNESS THEREOF, the Principa	al and Surety have hereunto set their signatures and seals as of the dates se
orth below.	
Oate	
	(Corporation - Permit tee [Principal])
Ву:	(Signature of Corporate Officer)
(Corporate Seal)	(Signature of Corporate Officer)
	Typed or Printed Name
Title:	
I declare, under penalty of perjury, ur inder an unrevoked Power of Attorney.	nder the laws of the State of California, that I have executed the foregoing bor
	(Surety Company)
Ву:	(Signature of Attorney-in-Fact for Surety)
(Seal)	(Signature of Attorney-in-Fact for Surety)
	Typed or Printed Name
Title:	
xecuted in	on under
(City and State) e laws of the State of California.	(Date)
Note: Where one signs by virtue of a Power or filed with this bond.)	of Attorney for a Surety Company, such fully executed Power of Attorney mus

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San Bernardino County

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## **ACKNOWLEDGMENT OF CORPORATION - PERMITTEE**

State of	) >
County of	) ss. )
(name and quality of officer), personally a known to me (or proved to me on the bas to the within instrument and acknowledge	sis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed ed to me that he/she/they executed the same in his/her/their authorized (nature(s)) on the instrument the person(s), or the entity upon behalf of which the
WITNESS my hand and official seal.	
Notary's Signature My Commission Expires:	L.S.
ACKNO	DWLEDGMENT OF SURETY
name and quality of officer), personally a known to me (or proved to me on the bas to the within instrument and acknowledge	sis of satisfactory evidence)to be the person(s) whose name(s) is/are subscribed ed to me that he/she/they executed the same in his/her/their authorized (nature(s)) on the instrument the person(s), or the entity upon behalf of which the
WITNESS my hand and official seal.	
Notary's Signature My Commission Expires:	L.S.
NOTE: Please identify the agent acting on	behalf of the surety, if applicable.
AGENT	PHONE

San Bernardino County

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Partnership

### **COUNTY OF SAN BERNARDINO**

## **SURETY BOND (PARTNERSHIP)**

		Bond N	0.	
KNOW ALL F	PERSONS BY THESE PRESENTS,	THAT THE UNDERSIGNE	ED	
	,			
	(Partnership - Permit tee and Principal,	whose address for service is:)		
(Street Address)	(City)	(State)	(Zip)	
a partnership, as Prin	cipal, and			
	(Name of Surety Company, whose address for s	ervice is:)		
(Street Address)	(City)	(State)	(Zip)	
organized and existin	g under the laws of the State of	, ,	and licensed to do business	
•	nia, as Surety, are held and firmly be	ound unto the County of Sa		
(\$ )	<del></del>		lly bind ourselves, our successors, and	
assigns. In the event excess of the penal s	of forfeiture by the Principal, the Ob um of this bond.	oligees agree that, in the ag	ggregate, they shall not demand in	
THE CONDI	TION OF THE ABOVE OBLIGATION	d is such that:		
THE CONDI	HON OF THE ABOVE OBLIGATION	Vio Suom that.		
Whereas, the abo	ve-named Principal has submitted	(Permit Application)		
to the County of San E	Bernardino; and	(Реппік Арріісацоп)		
Whereas, a caccordance therewith	demand has been made upon Princi ;	pal for security, and this bo	ond is executed and tendered in	
Whereas, the Principal has chosen to file this performance bond as a guarantee that the required actions outlined in the Conditions of Approval will be completed as specified in the Permit as approved by the County of San Bernardino;				
Whereas, the Surety and their successors and assigns agree to guarantee the obligation and to indemnify the County of San Bernardino from the failure of the Principal to complete the required actions as specified in the Permit as approved by the County of San Bernardino, subject to the penal sum of this bond;				

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Partnership

Whereas, the surety, as part of the obligation secured by this bond, and in addition to the penal sum specified in this bond, agrees there shall be included costs and reasonable expenses and fees, including reasonable attorney fees, incurred by the County, in successfully enforcing such obligation against the surety, all to be taxed as costs and included in any judgment rendered;

Whereas, obligations guaranteed by this performance bond shall be in effect for the following described lands which are subject to the approved operations by the principal will be conducted:

(Insert legal description)

Now, if the Principal faithfully completes all required actions set forth in the Conditions of Approval, then this obligation shall be void; otherwise, it shall remain in full force and effect:

- (a) beginning on the date of the approval and/or prior to commencement of land disturbance, and extending until all conditions of the permit have been completed to the satisfaction of the County of San Bernardino; and
- (b) until the bond is released or replaced, or until the permit has been sold, reassigned or otherwise transferred.

The failure of the Principal to fulfill all conditions of the permit shall result in a forfeiture of this performance bond.

The amount of the Surety's liability may be adjusted by the County of San Bernardino for lands covered by this bond which have been disturbed by the Principal, or for which all Conditions of Approval have been completed and approved by the County of San Bernardino. If the penal sum of this bond requires adjustment, it shall be by use of an Increase/Decrease Rider.

The surety hereby stipulates and	agrees that no change, extension of time, alteration or addition to the terms of the
,	or to the work to be performed thereunder or the
(Permit Application)	· · · · · · · · · · · · · · · · · · ·
specifications accompanying the same sh any such change, extension of time, altera	all in any way affect its obligation on this bond, and it does hereby waive notice of ation or addition to the terms of the
	(Permit Application)
or to the work or to the specifications. Sur	ety further stipulates and agrees that the provisions of Section 2845 of the Civil
Code are not a condition precedent to sur	ety's obligations hereunder and are hereby waived by surety.

The Surety will give prompt notice to the Principal, the County of San Bernardino, of any notice received or action filed alleging the insolvency or bankruptcy of the Surety, or alleging any violations or regulatory requirements which could result in suspension or revocation of the Surety's license to do business.

In the event the Surety becomes unable to fulfill its obligations under the bond for any reason, notice shall be given immediately to the Principal, the County of San Bernardino.

Upon the incapacity of the Surety by reason of bankruptcy, insolvency, or suspension or revocation of its license, the Principal shall be deemed to be without bond coverage, and subject to enforcement actions.

(Page 3 of 4) Partnership

IN WITNESS THEREOF, the Principal and Surety have hereunto set their signatures and seals as of the dates set forth below. Date \_\_\_\_\_ (Partnership - Permit tee [Principal]) By: \_\_\_\_\_(Signature of Partner) (Seal) Typed or Printed Name By: \_\_\_\_\_(Signature of Partner) I declare under penalty of perjury, under the laws of the State of California, that I have executed the foregoing bond under an unrevoked Power of Attorney. (Surety Company) By: \_\_\_\_\_(Signature of Attorney-in-Fact for Surety) (Seal) Typed or Printed Name Executed in \_\_\_\_\_ on \_\_\_\_ under (City and State) (Date) the laws of the State of California. (Note: Where one signs by virtue of a Power of Attorney for a Surety Company, such fully executed Power of Attorney must be filed with this bond.)

### **ACKNOWLEDGMENT OF PARTNERSHIP - PERMITTEE**

State of	)	
County of	) ss. . )	
(name and quality of officer), personally a known to me (or proved to me on the basi subscribed to the within instrument and according to the control of the	is of satisfactory evidence) to be the eknowledged to me that he/she/the er/their signature(s) on the instrun	
WITNESS my hand and official seal.		
Notary's Signature My Commission Expires:	L.S.	
ACKNOWLE	DGMENT OF PARTNERSHIP	P - PERMITTEE
State of	) ss. )	
(name and quality of officer), personally a known to me (or proved to me on the basis subscribed to the within instrument and according to the control of th	is of satisfactory evidence)to be the cknowledged to me that he/she/the er/their signature(s) on the instrun	personally e person(s) whose name(s) is/are ey executed the same in his/her/their nent the person(s), or the entity upon behalf
WITNESS my hand and official seal.		
	L.S.	
Notary's Signature My Commission Expires:		